IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

ISAIAH PARRA, individually and as parent and next friend of AP and EP, minor children, and ROSEMARY PARRA,

Plaintiffs,

v.

No. 1:22-cv-181 LF/KRS

STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, GEICO INSURANCE COMPANY, LIBERTY MUTUAL INSURANCE COMPANY, and OHIO SECURITY INSURANCE COMPANY,

Defendants.

ORDER TO SUBMIT STATE COURT RECORDS AND PROCEEDINGS

THIS MATTER is before the Court *sua sponte*. District of New Mexico Local Rule 81.1(a) requires a party removing an action to this Court under 28 U.S.C. § 1446 to file legible copies of records and proceedings from the state court action with the Clerk of the Court within twenty-eight days of removal. D.N.M. LR-Civ. 81.1(a). Although Defendant State Farm Mutual Automobile Insurance Company states that it filed "copies of all process, pleadings, and orders served upon Defendant State Farm" along with its Notice of Removal (*see* Doc. 1 at 1; Doc. 1 Ex. 1), the docket does not reflect that all records and proceedings from the state court action have been filed with the Clerk of the Court at this time. Accordingly, **no later than June 24**, **2022**, Defendant State Farm shall file copies of all records and proceedings from the state court action pursuant to Local Rule 81.1(a).

KEVIN R. SWEAZEA

UNITED STATES MAGISTRATE JUDGE